



United States Attorney Eastern District of New York

U.S. Department of Justice

DCP:JPM/GMM F. #2012R02196

271 Cadman Plaza East Brooklyn, New York 11201



November 13, 2019

By ECF

The Honorable Nicholas G. Garaufis United States District Court Eastern District of New York 225 Cadman Plaza East Brooklyn, New York 11201

Re:

United States v. OZ Africa Management GP, LLC

Criminal Docket No. 16-515 (NGG)

Dear Judge Garaufis:

As the Court is aware, the government and the former shareholders of Africo Resources Ltd. (the "Claimants") are scheduled to submit their opening submissions on the calculation of the appropriate restitution amount for the Claimants by November 15, 2019. The government respectfully requests that the government and the Claimants be provided with an additional week, to November 22, 2019, to file their opening submissions. The government respectfully requests this brief adjournment because it has recently received additional materials and information that it needs to analyze and incorporate into its submission. Counsel for

Claimants and the defendant OZ Africa Management GP, LLC ("OZ Africa") consent to this request.

Respectfully submitted,

RICHARD P. DONOGHUE United States Attorney

By: /s/ David C. Pitluck

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ROBERT ZINK

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By: /s/ Gerald M. Moody

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cc: Clerk of the Court (NGG) (by ECF)
All Counsel of Record (by ECF)

Application granted. So Ordered.

s/Nicholas G. Garaufis

Hon. Nicholas G. Garaufis

Date: "/ 14/19